REMARKS

Reconsideration is respectfully requested. Claims 17, 21 and 22 are pending.

Entry of the prior response after final is requested. With entry of that amendment, claims 17, 21 and 22 are pending. The advisory action omits listing claims 21 and 22 as being present with the entry of the amendment.

The Examiner states in the advisory action that claims 21 and 22 represent new matter, because the applicant now claims the method of playing a space game, which is considered new matter.

Applicant respectfully traverses. The concept of a method of playing a space game is present in the specification and drawings as filed.

Consider, the title:

METHOD FOR PLAYING A SPACE GAME AND

DEVICES FOR REALISING THIS METHOD

This clearly supports a method for playing a space game.

Page 1, lines 6-10 state the following:

The present invention relates to a method for playing mass games and devices for realizing the method which may be employed in educating and improving games, as well as in conducting quizes, lotteries, contests for guessing the results of lottery, totalizator, races, games of lotto, etc.

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Roulette is mentioned in the specification at page 3, lines 22-27. Lottery is mentioned at page 1, line 9.

Page 3, lines 25-27 in particular state:

Therefore, a roulette or another man-made random number generator does not completely ensure that the results obtained will be fair, absolutely accidental and unpredictable

This is respectfully submitted to support the use of the invention as a random number generator.

Reconsideration is respectfully requested, since it is respectfully submitted that the method for playing a space game is supported.

The above, taken with the arguments presented in the amendment after final, are respectfully believed to illustrate that the claims are allowable.

In light of the above, this application is believed in condition for allowance and notice thereof is respectfully solicited. The Examiner is asked to contact applicant's attorney at 503-224-0115 if there are any questions.

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It is believed that no fees are due with this filing. However, if it is determined that fees are required to keep the application pending, please charge deposit account 503036. If a refund is owed, please refund deposit account 503036.

Respectfully submi

James H. Walters, Red No. 35,73:

Customer number 802 patenttm.us P.O. Box 82788

P.O. Box 82788 Portland, Oregon 97282-0788 (503) 224-0115

DOCKET: V-177

Certification of electronic transmission

I hereby certify that this correspondence is being electronically transmitted to the Patena and Trademark Office on this March 17, 2008.

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